## **CHAPTER 13 NARRATIVE STATEMENT OF PLAN**

RE: Nekita Lowery		Case No:	15-11280
Payment to the Trustee	shall be made from the debte	or(s)' employer as set forth b	pelow:
THE DEBTOR PROPOS	SES TO PAY _ <b>\$1,007.00</b> per m	onth for 60 months TO TH	E TRUSTEE.
Name of Employer: Address:	Grey Star		
Phone Number:			
	ebtor is paid by checking the a weekly bi-weekly	appropriate box below: semi-monthly monthly	XX Other: (Please specify) SELF PAY
THE FIRST PAYMEN DATE OF THE FILING		THE TRUSTEE WITHIN	N THIRTY (30) DAYS FROM THE
			nsecured creditors for <b>not less than the</b> a length shall not exceed 60 months.
The debtor's plan length	s <u><b>60</b></u> months.		
2. ATTORNEY FE to l	ES AND EXPENSES.		3,000.00
*All Attorney Fees	must be approved by separa	te application.	
II. CHILD SUPPOR	T: Check the appropriate boxe	es.	
☐ The Debtor has no chi	ld support obligations.		

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NAME AND ADDRESS OF CHILD SUPPORT RECIPIENT:

CREDITOR TO WHOM CHILD SUPPORT IS OWED:

Regular Payment:
The regular monthly support payment shall be paid by the debtor directly.
The regular monthly support payment of \$ shall be paid through the plan.
<b>Arrearage Payment:</b> The total back child support is \$ and shall be paid through the plan at a pro rata monthly amount
<b>Arrearage Payment:</b> The total back child support is \$ and shall be paid through the plan at a pro rata monthly amount.

### III. LONG TERM DEBTS:

The following debts will extend beyond the length of the plan. During the plan, the Trustee is to pay the regular, continuing monthly payment. If the claim is already in default, the Trustee will pay an additional sum each month until the default has been cured, in accordance with 11 U.S.C. § 1322(b)(5). Upon completion of the plan, the debtor will resume payments on such claims pursuant to the terms of the original agreement.

			AMOUNT PER MONTH TO
CREDITOR	REG PYMT	ARREARAGE	<b>CURE ARREARAGE</b>
1. BSI/Second Opportunity Bk Dept	408.78	9,381.05	156.35

### IV. SECURED DEBTS WHICH WILL NOT EXTEND BEYOND THE LENGTH OF THE PLAN:

Secured creditors who will retain their liens and be paid the value of their collateral or the amount of their allowed debt, whichever is less, shall be paid as follows:

	CREDITOR	DEBT	VALUE	INT. RATE*	MO. PYMT	ADEQUATE PROTECTION	ADEQUATE PROTECTION
1	Ally	22.271.61	18.000.00	5.00%	339.68	MON PMT 100.00	INTEREST IF APPLICABLE**
1.	Ally	22,27 1.01	10,000.00	5.00%	339.00	100.00	

<sup>\*</sup>If this space is left blank, no interest is paid.

ANY AMOUNT CLAIMED BY THE CREDITOR THAT EXCEEDS THE VALUE OF THE COLLATERAL WILL BE TREATED AS A NONPRIORITY UNSECURED CLAIM.

#### V. PMSI SECURED CLAIMS TO WHICH § 506 VALUATION IS NOT APPLICABLE:

CREDITOR	DEBT	VALUE	INT.	MO.	<b>ADEQUATE</b>
			RATE*	<b>PYMT</b>	<b>PROTECTION</b>
					<b>MON PMT</b>
-NONE-					

<sup>\*</sup>If this space is left blank, no interest is paid.

<sup>\*\*</sup> Over Secured Creditors only and must specify contract rate.

# VI. PROPERTY TO BE SURRENDERED:

The following are creditors to whom the Debtor surrenders the property securing the claim in accordance with 1
U.S.C. § 1325(a)(5)(C). No further payments are to be made to the creditor on the secured claim; however
the creditor may file a claim for the deficiency and it will be treated as a nonpriority unsecured creditor.

	-NONE-	CREDI	TOR		DESCR	IPTION OF PI	ROPERTY
VII.	PRIOR	ITY DE	BTS:				
	Priority <b>plan.</b>	debts sh	all be paid in full	in accordance w	vith 11 U.S.C.	§ 1322(a)(2), <b>un</b>	less otherwise indicated in this
VIII.	UNSEC	CURED I	DEBTS:				
CLA	IMS SH	ALL BE	PAID 100% UNI	LESS A DIFFE	RENT TREAT	TMENT IS IND	ICATED BELOW:
			Unsecured credit court. That perce		a definite perce	entage of their cl	laims as filed and allowed by the
			Unsecured credit	ors shall receive	\$ to be dish	oursed in accorda	ance with § 1322 and § 1325.
			administrative, lo	ong-term secured cured claims and	l/unsecured, sec the debtor shal	cured, priority, cl	remaining after payment of hild support and special ed disposable income into the
IX.	SPECIA	AL NON	PRIORITY UNS	ECURED DEB	TS:		
			onsumer debts shal nims shall be paid i				eason for this special treatment is
	-NONE-	CREDI	TOR	DEBT	INT RATE*	МО РУМТ	REASON
	*If sp	ace is lef	t blank, no intere	st is to be paid.			
X.	DEBTS	WHICI	H ARE NOT TO I	BE PAID BY T	HE TRUSTEE	<u>':</u>	
	1) the ho 2) lease 3) child	ome mor payment support	which may be paid of tgage, if current; s, if current; payments per court re actually being page.	order;	other than the d	ebtor from prope	erty that is not property of the
	-NONE-	CREDI	TOR	DESCR	RIPTION OF P	PROPERTY/NA	TURE OF OBLIGATION
XI.	EXECU	J <b>TORY</b>	CONTRACTS:				

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further payments are to be n claim for the deficiency and CREDITOR -NONE-	will be treated as a nonprior	ontract or lease; howe ity unsecured creditor	ver, the creditor may file a
XII. SALE OF ASSETS:			
The debtor proposes to sell the and the trustee, and will commi		nal property, after court	approval and notice to creditors
PROPERTY DESCRIPTION -NONE-	DATE BY WHICH SALE IS TO BE CONSUMMATED	TOTAL PROCEEDS	DISPOSITION OF PROCEEDS
XIII. OTHER PROVISIONS:			
Other provisions of the plan v U.S.C. §1322(b)(10), are as fol		th Title 11 of the Unit	ted States Code, pursuant to 11
	lows: nue to be property of the estat	e until such time as a d	ischarge is granted or the case is
U.S.C. §1322(b)(10), are as fol The property of the estate shall contin	nue to be property of the estat d, the debtor shall remain in po s allowed which is not prov	e until such time as a dossession of all property	ischarge is granted or the case is of the estate.
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U.S.C. §1322(b)(10), are as fold the property of the estate shall continuous dismissed. Unless otherwise provided in the event that a secured claim is creditor in full after this plan has in the order to assist the debtor in performance to assist	nue to be property of the estated, the debtor shall remain in possible allowed which is not provential other respects been consummented of the plan, the trusted in the plan, provided that the plan is the plan in the plan i	e until such time as a dossession of all property ided for in the plan, topleted.  The may from time to time all sums necessary to the solutions in the plan in th	ischarge is granted or the case is of the estate.  hen the trustee shall pay such the grant refunds to the debtor as
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